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JAN 07 2008

MICHAEL W. DOBBINS
CLERK, U.S. DISTRICT COURT

IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF ILLINOIS
EASTERN DIVISION

RETURNED

JAN 07 2008

MICHAEL W. DOBBINS
CLERK, U.S. DISTRICT COURT

IN RE LOUIS C. SHEPTIN,
Movant

CASE #

CASE # 08-cv-0116
08-cv-116

DIRECTED TO HONORABLE MATTHEW KENNEDY, Judge

Motion For Re-Appointment of
Towner & Block

FILED

JAN 11 2008 aew

Jan 11 2008

MICHAEL W. DOBBINS
CLERK, U.S. DISTRICT COURT

COMES NOW, Louis Charles Sheptin,

HEREIN AFTER CALLED "MOVANT" AND RESPECTFULLY

MOVES THIS HONORABLE COURT TO REAPPOINT - PRO

BOND THE FIRM OF TOWNER & BLOCK IN THE

RECENT COMPANION CASE/SUIT FILED BY MOVANT

WHICH CLAIMS RETALIATION¹, SAID CASE

STYLED SHEPTIN v. HARVEY, CLINICAL

DIRECTOR, U.S.D.C. N.D. ILL. & FOR GOOD

CAUSE MOVANT WOULD SHOW:

1/ ASSAULT by PROF for Prior Suit on Harvatis C

1) MORANT IS SERIOUSLY ILL, WITH CORONARY HEART DISEASE, AND POSSIBLY TERMINAL CANCER^{1/} WITH SEVEN STENTS IN PLACE.

2) THE DEFENDANT^{2/} HAS CLEARLY MADE STATEMENT(S) AS TO MORANT'S "PAST

REPUTATION" STATING "SHEPTAK, YOUR

REPUTATION PRECEDES YOU." AND JUST

HOURS AFTER ISSUING AND PRESCRIBING 4^{ED}

SOME 15 BOTTLES OF MEDICATIONS WITHOUT

EVALUATION, WITHOUT EXAMINATION, SAID

MEDICATIONS TAKEN FROM A MEDICATION

ADMINISTRATION LIST OF ONE JAMES T.

CALL, 69 YEAR OLD INDIVIDUAL! CLEARLY MARKED "JAMES T. CALL IN BOLD TYPE.

3) THE EVIDENCE ATTACHED TO SUIT

CLEARLY SHOWS A PATTERN OF CONDUCT

SO OUTRAGIOUS AND SO EGREGIOUS¹¹
 AS TO WARRANT GRANTING OF THIS
 MOTION.

4) Moreover, HARVEY'S ACTS/OMISSIONS
 ALMOST KILLED MOVANT, AS RECORDS
 SHOW MOVANT WAS RUSHED TO HOSPITAL³¹
 ON 12/23/07, SAID RECORDS ATTACHED TO
 CASE IN CHIEF.

IT IS THE MOVANT'S POSITION THAT
 HARVEY'S ACTS WERE INTENTIONAL,
WILFUL, AND DELIBERATE AND WARRANT
 THE GRANTING OF THIS MOTION AND
 THE EXCLUSIVE JURISDICTION OF THIS HONORABLE
 COURT; NOTWITHSTANDING A PROTECTIVE ORDER.

- 3 -

IF WHICH HAS ALREADY INCURRED SIGNIFICANT
 FINANCIAL DAMAGE TO MOVANT

IT IS INCONCEIVABLE TO YOUR
 MIND THAT THE ADMINISTRATION
 OF RAL'S MEDICATIONS¹¹ WAS SIMPLY
 MISTAKE, NEGLIGENCE OR MERE OVERSIGHT.

CONJOINED WITH HARVEY'S
 STATEMENT ON 12/19/07 THAT
 MOVANT'S¹¹ REPUTATION PRECEDES¹¹ HIM
 AND THE ACT OF THE BUREAU OF
 PRISONS NOT TELLING MOVANT HE
 WAS INFECTED WITH A DEADLY LIVER
 AILMENT IE: HEPATITIS C FOR SOME
 TEN [10] YEARS WARRANT GRACE CON-
 sideration, AS THIS COURT KNOWS.

A PERSON OF REASON WOULD
 SUSPECT THE WORSE AND CONCLUDE

THAT THESE ACTS WERE INDEED
 INTENTIONAL, ESPECIALLY IN LIGHT
 OF THE FACT THAT JUST DAYS
 BEFORE MOVANT SUFFERED HEART ATTACK
 AT THE HANDS OF BOP IN OKLAHOMA
 AND WAS HOSPITALIZED IN INTENSIVE CARE.

ONE WOULD THINK A CAREFUL
 REVIEW OF RECORDS WOULD OR BEEN
 HAD, BY MCC MEDICAL STAFF, BUT APPARENTLY
 NOT IN THIS CASE!

WHEREFORE, MOVANT SUGGESTS THAT
 THE EVIDENCE NOW BEFORE THIS
 HONORABLE COURT CERTAINLY WARRANTS THE
 RE-APPOINTMENT OF THOMAS MALCARTY
 ESQUIRE OF THE FIRM OF JEWELL
 AND BLOCK AND A PROTECTIVE

ORDER TO PROTECT, THIS MOVANT
FROM FURTHER ACTS DESIGNED
TO TERMINATE THE LIFE OF
YOUR MOVANT. SO PRAYS THE MOVANT...

Respectfully submitted,



LOUIS C. SHERTZO

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CHICAGO, IL 60605

Dec. 3, 2008